(Case 3:	14-cr-00		86A7#8000	STRICTE COR	age 1 of 1 _S PagetD 201 _{ST}
FOR THE NO				ORTHERN DISTRICT OF TEXA		AS NORTHERN DISTRICT OF TEXAS
			DA	LLAS DIVISI	ON	<u>FILED</u>
UNITED STATES OF AMERICA)		MAR 3 I 2015
VS.)	CASE NO	: 3:14-CR-339-P
IVAN RUIZ (3))	Standard (Miller)	CLERK, U.S. DISTRICT COURT
				ND RECOMM		155bira
			CONCERN	ING PLEA C	F GUILTY	
Indictn in Rule are sup therefo to Com	ed before nent. Afte 11, I det oported b re recom imit Thei	e me purs er cautioning termined the y an indep mend that ft of Goods	uant to Fed. R. Crinng and examining IVA hat the guilty plea was pendent basis in fact the plea of guilty be ac	n.P. 11, and han RUIZ, unde sknowledgeab containing eacepted, and that rce, a violation	has entered a per oath concern le and volunta ch of the esse at IVAN RUIZ nof 18 U.S.C.	125 F.3d 261 (5 th Cir. 1997), has plea of guilty to Count 1 of the ing each of the subjects mentioned ry and that the offense(s) charged ntial elements of such offense. I, be adjudged guilty of Conspiracy § 371 and have sentence imposed
	The second section of the second	The defer	ndant is currently in c	ustody and sho	ould be ordere	d to remain in custody.
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unles finds by clear and convincing evidence that the defendant is not likely to flee or po to any other person or the community if released.					i.C. § 3143(a)(1) unless the Court not likely to flee or pose a danger
		□ T □ I a	find by clear and con-	n compliant w vincing eviden person or the	ith the current ace that the def	conditions of release. endant is not likely to flee or pose released and should therefore be
			The Government opports the defendant has not feel the Court accepts the motion of the Government.	been compliants recommends	nt with the cor ation, this mat	nditions of release. ter should be set for hearing upon
		The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145 (c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				for acquittal or new trial will be no sentence of imprisonment be nown under § 3145 (c) why the clear and convincing evidence that
Date: March		31, 2015.				Soll rate
				ÜNI	TED STATES	S MACISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).